UNITED STATES DISTICT COURT DISTRICT & MAINE POLNEY BOUGAND, exal, 1 1:16-CV-00372-JAW - DECLARATION of JOHN JAY CONDON -DECLARE UNDER THE DEMARTY of DENTMY, THE DOLLOWING IS TRUE AND CONECT: DURT of Plaintiff's REPLY TO DEFENDANTS
MANCH 19, 2018, CAPOSITION TO MOTION for A
SECOND DISCOVERY CONFERCE, 2. IN REGARDS TO THIS ADMINISTRA-TWE CONTROL UNIT (ACCL), PLAINTIF WAS NOT ONLY BEING "CONSIDERS FOR" (SEE AGEDANIT ROWEY BOULDARD IN SUPPORT OF SUMMARY
THE RUMANY 28, 2018, MOTION FOR SUMMARY
TUNGMENT, P.3, NO. 10) BUT ALSO BEING
"RAILROADED" INTO (SEE ANMINISTRATIVE
SEGNEGATION RECORDS IN SUPPORT of NEHANDANTS MOTION FOR SUMMARY AUSENDENT,
ASR'S of April 14, 17, 23, Jung 24, July
30 AND AUGUST 29, 2014), WE PRISONERS Case 1:16-cv-00372-JCN Document 84-1 Filed 04/02/18 Page 2 of 2 PageID #: 533 IN THE SALL WHO WELL BEING CONSIDERED WELL UNDER THE DIRECT IMPRESSION AT THE TIME THAT ONCE WE WERE "INDUCTED" THUS for A MINIMUM of SIX MONTHS TO A
MAXIMUM of "LIFE". SEE PLAINTYS'S ORIGINAL VERTIED COMPLAINT SILE AUGUST 9, 2016, P. 3, #23). 3. There was wave of This Soft law-suage Defendants use in Their apposition Naw, and I've would five up the MAMES of my fellow inductées, They would TELATOY ON DECLARE SAME. CONSIDERS" THAT THE DEFENDANTS HAD TO Hold A "HEARING" for Each one gus Before Being Shuffled into what we THOUGHT WAS SAME DAT CONIN ISOLA-TION UNIT, AND THAT WORD FOT AVOIND TO THE DEFENDANTS, EVERYTHING CAME TO A SCREECHING HALT AVAILAB JUNE of 2014. 5. THE AppoinTMENT of A NEW COM-MISSIGNER HAS NOTHING TO DO WITH UT. (SEE PLAINTY IS REPLY TO DELEMENTS APPOSITION ACCOMPANYING THIS DECLARATION). THE "DO AS WE PLEASE" ATTITUDE of DEFENDANTS GAD HIT A TEMPORARY LEGAL SNAG. DATED This 28th Jay of March, 2018. JOHN JAY CONPOR